Under the Peperwork Reduction Act of 1985, no persons are required in respond to a c STATEMENT UNDER 37 CFR 3.73(b) Applicant/Patent Owner: Link et al. Application No./Patent No.: 10/507,528 Flied/leaue Date: June 27, 2009 Entitled: METHOD FOR OBTAINING DYNAMIC INFORMED CONSENT (Name of Assignee) states that it is:

1. [**] the assignee of the entire right, title, and interest; or 2. 📝 an assignee of less than the entire right, title and interest (The extent (by percentage) of its uwnership interest is 00.9 %; In the patent application/patent identified above by virtue of either: AIT]An assignment from the Inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Real _______ Frame ________ or for which a copy the B. A chain of title from the inventor(s), of the patent application/patent identified above. to the current assignee as follows. Reel ___ __ Frame ur for which a copy thereof is attached. or for which a copy thereof is attached.

Additional documents in the chain of title are listed on a supplemental sheet.

As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignes was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.

[NOTE: A separate copy (Lu., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 57 GPR Part 3, to record the assignment in the records of the USPTO. See MPEP 50.2.03]

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If you need essistance in completing the form, cell 1-800-PTO-9199 and select option 2

PURCHASE AGREEMENT

THIS AGREEMENT is made and entered into this day of September, 2005, by and between Ronald J. Link, hereinafter referred to as the "Soller" and Arthur Epstein, Richard P. Ford and Kenneth M. Keith, hereinafter collectively referred to as the "Purchaser";

WITNESSETH:

WHEREAS, the Soller is the record owner and holder of twenty-five (25%) the issued and outstanding shares, hereinafter, the "Stock", of the capital stock of Applied Surgical Data Corporation, hereinafter referred to as the "Corporation", a New York corporation, which Curporation has issued capital stock of 100 shares of NO par value common stock, and together with and a one-third interest in a certain pending patent filed jointly with Arthur bystein and Kennelh Keith, same boing currently pending in the United States Patent and Trademark Office under application number 10/607/256, hereinafter the "Patent Interest," such Stock and Patent Interest, hereafter, being referred to as the "Purchased Assets".

WHEREAS, the Purchaser desires to acquire the Purchased Assets and the Seller desires to sell or cause to be sold all of the Purchased Assets, upon the terms and subject to the conditions hereinatter set forth;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Agreement, and in under to consumnate the purchase and the sale of the Purchased Assets aforementioned, it is hereby agreed as follows:

ARTICLE 1

ACQUISITION OF PURCHASED SHARES

Sale of Purchased Shares. Buyer shall puschase and Soller shall sell the Purchased Shares for a price as set forth below the receipt of which is hereby acknowledged, (hereinafter referred to as the "Purchase Price"), subject to the terms of this Agrocmont.

<u>Delivery of Certificate by Seller.</u> The transfer of the Purchased Shares by Seller shall be effected by the ownership transfer on the books of the Corporation which is hereby authorized by Seller.

ARTICLE II ACQUISITION OF PATENT INTEREST

Sale of Patent Interest. Seller hereby waives all of his right title and interest, now and forever, to patent filed jointly with Arthur Epstein and Kenneth Keith, same being currently pending in the United States Petent and Trademark Office under application number 10/607,526, and transfers same to Purchasers.

TOTAL P. 83

ARTICLE II

Purchase Pries. The purchase prior to be paid by Purchase, is Two Thousand and QU/100ths (\$2,000.00) Deliars, payable upon the execution of this agreement.

ARTICLE IV

Some of Indonenticination of South. Solies, without findication or reservation, shall be satisfied to independit solien from Buyers, Johnfly and severally, for any long, demage or coperate (including independit solients) from Buyers, Johnfly and severally, for any long, demage or coperate (including independent solients) ("independent Coperate") arising out of reservable allowers' acting out of reservable allowers.

- (a) Claims by third parties for any and all acts or failures to act of the Corporation from it is date of formation until such date as it shall be described;
 - (b) Any breash by Corporation of Buying Shatcholders of this agreement.

For purposes of this Actiols, the term "Buyer" shall mean and refer to those individuals, as herein before defined as jointly constituting Buyer.

ARTICLE X

Entiry Accessed. This Agreement contains the entire understanding of the parties related to the subject factor of this Agreement and it shall not be unesided or anothfield in any way except by subsequent agreement executed in untileg.

Construction. This Agreement shall construed and enforced in accordance with the laws of the Sale of New York.

Execution of auditional Decementy. The parties egree to execute such additional documents as may be necessary to implement the terms of this agreement.

IN WITNERS WITEREOF, the parties berote have duly occunied this Agreement under seel as of the date first written.

Arribus Bustalt

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TOTAL P.02